Ņo.	Names of Dharmadarsis			Institution to which they are attached
12345123451	Mr. Hanumanthappa, Shan ,, Siddaveerappa, Patel ,, Yanganna ,, Jayantha Jogappa ,, Nagappa	***	***	Venkataramanadevaru and Hanu- manthadevaru at Nagasamudra, Molakalmuru Taluk.
1 2 3 4	" Hanumantharaya, Shar " Kadle Basappa, Patel " Iyappa " Thalakerappa	abhog	***	Hanumanthadevaru at Bhattarahall Molakalmuru Taluk.
5 1 2 8 4	,, Thippiah , Gundappa, Shanbhog ,, Basappa, Patel ,, Donappa ,, Karisomappa	*** *** *** *** ***	44. 44. 44.	Venkataramanadevaru and Hanuman thadevaru at Amakundi, Molakal muru Taluk.

R. NANASWAMI RAO, For Deputy Commissioner.

TUMKUR DISTRICT.

Notification dated 25th January 1913.

Under para 1 of the rules relating to Dharmadarsis of Muzrai Institutions, issued with Government Order No. 2144-58—Muz. 121-05-11, dated 26th February1910, the undermentioned persons are appointed Dharmadarsis of the Sri Anjaneyaswami temple at Settihalli in the Tumkur Taluk for a period of five years.

- 1. M. B. Ry, Narasinga Rao, Landholder.
- 2. Puttadasegowda, Landholder.
- 3. " Mallaiya, Landholder.
- 4. " Revegowda, Patel.
- 5. Narasiyappa, Shanbhog.
- 6. P. R. Venkatasubbaiya, Retired Amildar.

C. S. Balasundaramiver, Officiating Deputy Commissioner.

MISCELLANEOUS.

OFFICE OF THE REGISTRAR OF CO-OPERATIVE SOCIETIES IN MYSORE,

Notification No. 1259-C. S., dated 3rd-4th February 1913.

The following model prospectus and Bye-laws for a Jaggory Manufacturing Co-operative Society, Limited, are published for the information of the public.

M. A. NARAYANA IYENGAR,
Registrar of Co-operative Societies in Mysore.

PROSPECTUS FOR...... JAGGORY MANUFACTURING CO-OPER-ATIVE SOCIETY, LIMITED,......

It is well known that sugar cane growing is very profitable. It is our duty to further its cultivation. This requires capital and we can find it best by the cane-growers forming themselves into a Co-operative Credit Society.

- 2. After the cane is grown it has to be milled and converted into jaggory. The present method of using bullock-power is wasteful and costly. With larger mills driven by oilengines 20 per cent more juice can be obtained at less cost.
- 3. Such machinery will cost about Rs. 9,000 for working about 100 acres of cane. The daily expenses of working amount to about Rs. 50. But in spite of this heavy expenditure and initial outlay, the yield in jaggory is estimated to increase in worth from 16,000 to 21,000 rupees for these hundred acres.

Shar

- 4. This enormous increase in profit can also be secured to the cane-growers, if the raise the necessary capital, buy the machinery and work it co-operatively.
- The capital being large, individual raiyats cannot start the concern. Also it is desired able that every cane-grower should share in the profits, instead of his custom going to swell the profits of the jaggory manufacturer. Hence the raiyats should form a Co-operation Society for the manufacture of jaggory also.
- The draft Bye-laws of a Co-operative Society jointly for credit and jaggory mans facture are hereto appended. The cane-growers ofare recommended to ado them with suitable modifications, if any, and apply to the Registrar of Co-operative Societies in Mysore for a Society being registered for their benefit.
- Such a Society will enjoy all the privileges of a Co-operative Society; under Regulation tion, III of 1905.
- 8. The Government of His Highness the Maharaja of Mysore is also anxious to m mote the welfare of the raiyats and give them further assistance in their endeavour establish paying industries in the State. They have recently constituted a Department Industry and Commerce for this very purpose. This department may be expected to provi the following facilities for jaggory manufacturing Co-operative Societies:-
 - (1) The department to purchase the best machinery in the cheapest market charge to the Society only cost price.
 - (2) The department to assist in securing for the Society's manufactory the suitable site available.
 - (3) The department to supervise the erection of the machinery in the selected loss free of cost.
 - (4) The department to supervise the working of the factory free of cost for one son and train the men employed in the business.
 - (5) The department to supply expert advice free, once or twice during every season cane-crushing, as may be desired by the Society, for the next four years.
 - (6) The department to procure for the Society a sum upto Rs. 10,000 as a load five years, the money to be free of interest for one year and thereafted carry interest at 7½ per cent, the entire sum being repayable in four # instalments of Rs. 2,500 after the first year.
 - The following gentlemen have formed themselves into a Provisional Commit with power to add to their number, to take steps to float the Co-oper Society and to arrange for its registration under the Co-operative Society esiding in Regulation.
 - Any person desirous of purchasing shares and joining as a member will the for apply in the enclosed form on or before the

FORM OF APPLICATION FOR MEMBERSHIP IN THE SOCIETY.

To

The Secretary, Provisional Committee, Jaggory Manufacturing Co-operative Society, Limited.

Sir.

With reference to the prospectus about the Jaggory Manufacturing Co-operatives Limited, issued by your Committee, I beg to say that I am willing to become a member of which purchase.....shares of Rs. 25 each. I request that you will hand over this letter want. If the Board of Directors that will be appointed to conduct the business of the society. It shares than the agree to accept the same or any less number that may be allotted to me upon the the prospectus and I authorise the directors to place my name on the Register of M in respect of the shares allotted to me,

Name in full
Address
Profession
Date

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BYE-LAWS OF THE.....JAGGORY MANUFACTURING CO-OPERATIVE SOCIETY, LIMITED,....

- 1. Name of the Society.—This Society shall be called the..........Jaggory Manufacturing Society, Limited......
- 2 Registered office.—Its registered office shall be located at......

 District.
- 3. The operations of the Society shall be confined to the villages of.....
- 4. (1) Share Capital.—There shall be 1,000 shares in the Society, of the value of Rs......each, payable in monthly instalments of......rupee each, up to Rs...... the balance not being liable to be called ordinarily.
- (2) Each share shall be entered under a distinctive number and shares shall be issued consecutively.
- (3) No member shall be allowed to hold more than...... ...shares and every member shall hold at least one share.
 - (4) Shares shall not be transferable.
- 5. Liability of members.—The liability of each member shall be to the extent of the share or shares allotted to him.
 - 6. Objects. The objects of the Society are: -
 - (a) the furtherance of the cultivation of sugar cane by the members,
 - (b) the manufacture of jaggory by the members co-operately,
 - (c) the issue of loan to members for approved purposes and
 - (d) such other object or objects calculated to promote the economic benefit of the members as may be resolved upon by the Society and approved by the Registrar.
 - 7. Membership, -- Members of the Society shall consist of --
 - (1) The persons who have subscribed to the application for registration:
 - (2) Persons, who, after the registration of the Society, are from time to time, admitted as members under these bye-laws.
- 8. All persons above the age of eighteen years, of respectable character and sound mind, residing in any of the villages mentioned in bye-law 3 ante or possessing either as land-lords or tenants lands cultivable with sugar cane in any of the aforesaid villages shall be eligible for membership in the Society.
- 9. Every person desirous of becoming a member shall apply in writing to the Secretary in the prescribed form supported by two members of the Society and shall tender with the application an entrance fee of one rupee and a share fee of two annas per share.
- 10. Every applicant for membership shall similarly bind himself in his application to cultivate some plot or plots of sugar cane in his holding or enjoyment or possession as tenant or landlord every season and to get his cane milled and boiled into jaggory by the Society as per terms and conditions to be determined at its Committee meeting with the approval of the Registrar.
- 11. On receipt of the admission application, the Secretary shall place it before the Committee. The Committee may reject any application for admission without assigning any reasons, in which case the amount tendered with the application shall be refunded to the applicant. If the Committee grant the application for membership but allot to the member less shares than those applied for, they shall return to him the extra share fee tendered by him.
- 12. Any person whose application for admission is rejected by the Committee may appeal to the general body of members provided that such appeal is supported in writing by at least fifteen members of the Society. The appeal shall be decided at the general meeting following the receipt of the appeal.
- 13. Every person accepted as a member must sign or affix his mark to a register of members, such signature or mark being attested by a member.
- 14. Every person accepted as a member shall pay the value of his shares up to a total of rupees per share in monthly instalments of rupee per share before the 15th of each month. Instalments not yet due may be paid beforehand, wholly or partially. The balance of rupees ... per share left over may be called in at such times as may be decided by the Society with the approval of the Registrar.

- 15. Every person shall, after signing the register of members and paying the entrance fee, share fee and at least one instalment of the value of the share or shares allotted to him, be deemed to have become a member of the Society and to have acquired all its rights and liabilities.
- 16. Members who fail to pay their share instalments in time shall be charged a penalty at the rate of three pies per each share instalment in default per month or fractions of a month.
- 17. Members who fail to cultivate sugar cane or bring it in good condition to the manufactory for milling will be liable to such penalties as may be determined by subsidiary bye-laws to be passed by the Society with the Registrar's approval.
- 18. No member may resign his membership and shares in the Society within five years from the date of his admission. But the Committee bave the power to accept resignations within this period for good and sufficient reasons.
 - Cessations of membership.—Membership shall cease:—
 - (a) by resignation,
 - (b) by removals as hereinafter prescribed,
 - (c) by bankruptcy, and
 - (d) by death,
- 20. In case of cessation of membership otherwise than by death, the person ceasing to be a member shall have the right to receive not later than three months from the date of such cessation, the subscribed value of his share or shares together with any dividend or interest or other sum admissible under the bye-laws, after deduction of all sums due by him to the Society; but he shall have no claim on the reserve or any other assets of the Society.
- 21. (1) The Committee shall have the power to remove a member for being in default in respect of any sum due to the Society for three months.
- (2) The Committee shall have the power to remove any member for any act which in its opinion is likely to be injurious to the credit, reputation or interests of the Society or for a serious breach of the bye-laws or subsidiary rules, provided that two-thirds of the members of the Committee unanimously consent to such removal. The member so removed may appeal to the general body against the decision of the Committee at the next general meeting.
- (3) The Committee shall remove any person who permanently removes his residence from the villages mentioned in bye-law 3 and does not possess either as tenant or land-lord any land cultivable with sugar cane in any of the aforesaid villages and in such case all loans due by him will be recovered without any reference to the period for which the loan was issued.
- 22. Within one month of the receipt of reliable information of the death of a member, the Committee shall be bound to pay into the deposit account the subscribed value of his share or shares; and his heir or nominee shall be entitled, within three months of such payments into the deposit account, and on the Committee being reasonably satisfied as to the validity of his claim, to receive the full paid-up value of the deceased's share or shares with any admissible dividend or interest or other sum due to him, after deduction of all sums due by him to the Society, unless the heir or nominee being a member of the Society, is desirous of taking up the said share or shares or any of them, or unless not being already a member of the Society, he is admitted as a member and is desirous as aforesaid, in either of which cases the share or shares shall be transferred to his name.
- (2) Nothing contained in clause (1) shall be deemed to prevent the Committee in special circumstances where money may be required to meet the expenses of the funeral of a deceased member or the immediate and pressing needs of his family, from making to such member's nominee at any time such advance out of the sums due to the deceased's account as they may think fit.
 - 23. Capital. The working capital of the Society shall consist of :-
 - (1) entrance donations,
 - (2) the subscribed share amounts,
 - (3) such portion of the half-yearly profits as may be credited to reserve in accordance with a resolution of the Society,
 - (4) deposits,
 - (5) loans raised.
 - .(6) building and plant for manufacture, office work, etc., and
 - (7) any other receipts assignable to capital

- 25. Deposits.—(1) The Committee may receive deposits from members; and to such extent, if any as may be authorised by the Society and the Registrar, also from non-members.
- (2) No sum that is less than one rupee shall be received in deposit nor shall fractions of a rupee count towards interest.
 - (3) Deposits shall be either current or fixed.
- (4) Current deposits may be withdrawn at any time in whole or in part; but for sums over rupees ten, three days notice may, at discretion, be demanded.
- (5) Current deposits shall carry an interest of 4 per cent calculated on the minimum balance of the account between the close of the 4th day and the end of the month.
- (6) Fixed deposits may be either for six months or one year. In the former case an interest of 5 per cent will be allowed and in the latter 6 per cent. Fixed deposits cannot be withdrawn before the expiry of the period for which they are fixed.
 - (7) Fractions of a pie accruing as interest on deposits will not be paid by the Society.
 - 26. The Society shall keep two sets of accounts :-
 - (a) for the manufacture of jaggorys and
 - (b) for its credit business.
- 27. The jaggory account shall charge a uniform rate per maund of jaggory manufactured both for members and non-members, allowing a rebate if possible for members only.
- 28. The maximum amount of credit to be allowed to a member and his sureties shall not at any time exceed 90 per cent of the paid-up value of their shares and deposits together with 50 per cent of the properties hypothecated by them nor shall any loan be issued for a longer period than three years. The rate of interest shall be 9 per cent per annum.
 - 29. Compound interest shall not be charged.
 - 30. Payment in part or entirety of any loan may be accepted before maturity.
- 31. Applicants for loans shall fully state the purposes for which the loans are wanted. No loan shall be granted except for purposes considered necessary and beneficial by the Committee.
- 32. Applicants for loans must not be in default of any previous transaction with, or of any liability to the Society, or with or to a surety.
- 33. After making all such enquiries as may be necessary, the Committee shall either grant or refuse to grant the loan applied for, due intimation of their decision being given within 15 days from the date of the application.
- 34. The Committee shall withdraw the whole loan before maturity if it is satisfied that the loan has been utilized for any purpose other than that for which it was granted.
- 35. The Committee may at their discretion grant one renewal of any loan for a further period not exceeding the term fixed originally, provided that at least one half of the amount of the loan is repaid at maturity. But no such renewal shall be granted except with the consent in writing of the surety or sureties, if any.
- 36. In cases of default in payment of loans when they fall due, penal interest shall be charged on the full amount of loan or the instalment in default at 1½ times the rate at which the loan was issued.
- 37. The accounts of the Society shall be closed every year at the end of June and a balance sheet prepared and published at the next general meeting of the members of the Society and a copy sent to the Registrar immediately.
- 38. The gross-profits of the Society including the credit and jaggory branches shall be distributed in the following order:—
 - (I) cost of working the business including wages, fuel, etc.,
 - (2) twenty per cent depreciation of engine, etc., and 10 per cent depreciation of building;
 - (3) interest due on deposits and loans borrowed, if any.,

- (4) a sum of not less than twenty-five per cent of the balance to go to the reserve fund;
- (5) interest up to 61 on the paid-up share capital of the members;
- (6) ten per cent of the balance as a charity fund to be decided by the general body;
- (7) eighty per cent of the remainder as rebates to the cane-growing members to be divided in proportion to the cane supplied by them; and
- (8) twenty per cent as extra remuneration to the wage earners working in the Society in proportion to their pay.
- 39. The Reserve Fund shall consist of-
 - (1) sums periodically devoted to it out of profits;
 - (2) penalties paid by members; and
 - (3) such other sums as may be generally prescribed or periodically assigned by the Society.
- 40. The Reserve Fund shall be deposited in the Government Savings Bank, the Bangalore Central Co-operative Bank, Limited, or such other institution as the Registrar may advise.
- 41. No portion of the Reserve Fund shall be utilized for any purpose without the sanction of the Registrar.
- 42. General meetings.—The supreme authority in the Society in all matters affecting its administration, shall be vested in the Society, i.e., the general body of members of the Society as assembled at a meeting.
 - 43. Meetings of the Society shall be of two kinds, ordinary and extraordinary :-
 - (1) Ordinary meetings shall be held at least twice every year, on such dates and at such places as may be determind by the Committee, in the months of January and Jüly.
 - '(2) The Committee may, whenever they think fit and shall, upon a requisition in writing signed by any 15 or more members, convene an extraordinary meeting of the Society. In the latter case, the requisition shall specify the business proposed to be placed before the meeting, and shall be left at the registered office of the Society.
- 44. Notices of meetings of the Society shall be posted up at the office of the Society at least seven days before the dates of holding such meetings, and shall specify the subjects to be discussed at or placed before the meetings.
 - (1) No business shall be transacted at any meetings of the Society, unless a quorum of members is present, such quorum being ascertainable as follows, that is to say, if the total number of members on the rolls does not exceed ten, the quorum shall be five, if it exceeds ten there shall be added to the above quorum one for every ten additional members with this limitation, that the quorum shall not in any case exceed twenty members.
 - (2) If within one hour from the time appointed for a meeting, a quorum is not present the meeting if convened upon the requisition of fifteen or more members, shall be dissolved. In any other case, it shall be postponed to a date at least six days and not more than four weeks ahead.
 - (3) No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, or a business of which the prescribed notice shall have been duly given.
- 45. At every meeting of the Society every person duly admitted to membership is entitled to be present and, if qualified under bye-law 14 to vote, provided that he is not in default to the Society in any way.
- 46. All questions before a general meeting shall be decided by a majority of votes and when votes are equal, the President or the presiding member shall have a casting vote.
- 47. No voting by proxy shall be allowed except by special permission of the Chairman of the meeting in the case of females.
- 48. Committee of management.—The management of the current business of the Society of all kinds shall be entrusted to a Committee consisting of six members, who shall be elected by the Society for a term of one year or until their successors are appointed. The retiring members shall be eligible for re-election, to the number of seven.
 - (1) Any casual vacancy occurring in the Committee shall be filled up by the remaining members; provided that any person chosen to fill a vacancy shall retain his

office so long only as the person in whose stead he is chosen would have done if no vacancy had occurred.

- 49. The powers and duties of the Committee shall be as follows-
 - To dispose of applications for membership.
 - (2) To dispose of applications for loans.
 - (3) To enter into reasonable contracts on behalf of the Society every season binding the members to cultivate allotted plots of land with sugar cane and fixing penalties for non-performance thereof.
 - (4) To purchase the plant and machinery necessary for the manufacture of jaggory and to erect suitable buildings and godowns as sanctioned by the general body.
 - (5) To manage and supervise the working of the manufactory.
 - (6) To fix the dates when the cane of the members should be brought to the factory for milling, giving the member suitable notice thereof.
 - (7) To sell the jaggory manufactured, in case of default in payment of dues and setoff the proceeds towards those dues.
 - (8) To hear and dispose of complaints.
 - (9) To make all appointments on the staff of the Society and to grant leave to, to fine, to suspend or dismiss any employee on the staff.
 - (10) To receive and disburse moneys belonging to the Society and to take stock from time to time of all its goods and other properties.
 - (11) To keep the accounts of the Society.
 - (12) To check the accounts, to examine the vouchers, and to prepare at the close of June and December, a balance sheet showing clearly the extent of the business done by the Society under specific heads, including all receipts and expenditure, the arrears due on loans and shares, the assets and liabilities of the Society, the amount of the Reserve Fund and the Society's general position financially. Such balance sheets, with statements of profits and losses, shall be published for the information of the members and dipositors in such manner as may be desirable and convenient, and not later than a month from the close of June and December.
 - (13) To frame subsidiary rules not inconsistent with these bye-laws and bring them into force with the approval of the Registrar.
 - (14) To perform all other acts connected with the administration of the Society and the transaction of its business, which are not by these bye-laws specially reserved to the Society.
- I 150. The Committee shall be responsible to the Society for all their acts and its Secretary and Treasurer may be paid such honoraria as the Society may fix with the approval of the Registrar.
- 51. The Committee shall meet as often as necessary at least once every month, and at every such meeting the President, the Secretary and two other members of the Committee shall form a quorum.
 - (1) All questions shall be decided by a majority of the votes of the members present. In case of an equality of votes, the Chairman shall have a casting vote.
 - (2) No member of the Committee shall vote on any application for a loan in which he himself is interested as borrower or surety.
 - 52. The Committee shall select from among themselves—
 - (1) a President,
 - (2) a Secretary,
 - (3) a Treasurer, and
 - (4) such other office-bearers as may from time to time be considered necessary. No person shall hold the same office for more than three consecutive years.
- 53. (a) The Secretary shall have power to sign papers and transact business on behalf of and under the instructions of the Committee.
 - (b) The custody of the Society's Funds shall be with the President, Treasurer and Secretary jointly. They may retain in their hands cash to the extent of Rs. 200 only, all additional sums being deposited in the Treasury, the Mysore Government Savings Bank, or the Post Office Savings Bank.
 - (c) The duties of the President, Secretary, Treasurer and other office-bearers, if any, shall be as from time to time defined by the Committee.

- 54. The Committee may from time to time appoint as many Sub-Committees as may be needed for the transaction of the Society's business.
 - (1) All Sub-Committees shall be subject to the general control of the Committee and shall act under the Committee's instructions.
- 55. The Society may become a member of and take shares in the Bangalore Central Co-operative Bank, Limited.
- 56. Any claim or dispute in respect of the business of the Society between any person or Society who is or has been a member, depositor or creditor of the Society or who claims through any one who is or has been a member, depositor or creditor, and such Society or its Committee or any of its officers, shall be referred to the Registrar for decision. No Civil Court shall have jurisdiction to adjudicate any such matters.
 - (1) The Registrar's decision shall be final and conclusive unless appealed against to Government within one month from the date of such decision or order.
 - (2) All orders passed by the Registrar may be executed either by him or through a Deputy Commissioner or through the heads of various offices in which the members are employed.